

DRUGS FOR VETERINARY USE

2729. Adulteration and misbranding of Tim-Ball Solution. U. S. v. 8 Bottles * * *. (F. D. C. No. 26942. Sample No. 48174-K.)

LIBEL FILED: March 22, 1949, Eastern District of Pennsylvania.

ALLEGED SHIPMENT: On or about December 30, 1948, by the Tim-Ball Liniment Co., from Arcadia, Calif.

PRODUCT: 8 1-pint bottles of *Tim-Ball Solution* at West Chester, Pa. Analysis showed that the product consisted of alcohol 48.1 percent, iodine, potassium iodide, eucalyptus oil, menthol, and salicylic acid.

NATURE OF CHARGE: Adulteration, Section 501 (c), the strength of the article differed from that which it was represented to possess since it was represented to contain 57.1 percent of alcohol, whereas the article contained materially less than that amount.

Misbranding, Section 502 (a), the following statements on the label of the article and in an accompanying circular were false and misleading since they represented and suggested that the article was effective in the treatment of disease conditions involving the legs of horses, whereas the article was not effective for such purposes: (Label) "Miracle Treatment for the Bad Leg Problem * * * Buck Shins, Big Knee * * * Swelling and Lameness * * * Osslets * * * Sprints, Ringbone," and (circular) "A Miracle Treatment For The Bad Leg Problem * * * Tim-Ball Solution * * * It Is Effective * * * It Goes To Work The Minute You Paint It On * * * Splints and Ringbone * * * Buck Shins * * * Sesimoid and Big Knee * * * Osslets."

DISPOSITION: April 26, 1949. Default decree and condemnation and destruction.

2730. Misbranding of Quinox. U. S. v. 151 Bottles * * *. (F. D. C. No. 26608. Sample No. 2308-K.)

LIBEL FILED: February 18, 1949, District of Maryland.

ALLEGED SHIPMENT: On or about January 19, 20, 21, 26, and 27, 1949, by the Hopkins & Hopkins Pharmaceutical Co., from Philadelphia, Pa.

PRODUCT: 151 1-gallon bottles of *Quinox* at Snow Hill, Md. Analysis showed that the product consisted of 2.42 percent of sulfaquinoxaline in aqueous solution.

LABEL, IN PART: "Quinox (Solution of Sulfaquinoxaline) For Poultry."

NATURE OF CHARGE: Misbranding, Section 502 (a), certain statements in the labeling of the article were false and misleading since they represented and suggested that the article when used as directed was effective for the prevention of cecal coccidiosis and for the control of intestinal coccidiosis, whereas the article when used as directed would not be effective for such purposes.

DISPOSITION: March 17, 1949. Hopkins & Hopkins Pharmaceutical Co., claimant, having admitted the allegations of the libel, judgment of condemnation was entered and the product was ordered released under bond for reconditioning to increase the strength of the product and for relabeling to conform to the requirements of the Act.

FEDERAL SECURITY AGENCY**FOOD AND DRUG ADMINISTRATION****NOTICES OF JUDGMENT UNDER THE FEDERAL FOOD, DRUG,
AND COSMETIC ACT**

[Given pursuant to section 705 of the Food, Drug, and Cosmetic Act]

2731-2750

DRUGS AND DEVICES

The cases reported herewith were instituted in the United States district courts by the United States attorneys, acting upon reports submitted by the Federal Security Agency. Published by direction of the Federal Security Administrator.

PAUL B. DUNBAR, *Commissioner of Food and Drugs.*

WASHINGTON, D. C., *January 3, 1950.*

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**DRUGS AND DEVICES ACTIONABLE BECAUSE OF FAIL-
URE TO BEAR ADEQUATE DIRECTIONS OR WARNING
STATEMENTS**

2731. Misbranding of Nanette Hormone Cream. U. S. v. Nix Cosmetics Co., Inc.
Plea of nolo contendere. Fine, \$800. (F. D. C. No. 23603. Sample Nos.
50260-H, 61334-H to 61336-H, incl.)

INFORMATION FILED: May 20, 1949, Western District of Tennessee, against the
Nix Cosmetics Co., Inc., Memphis, Tenn.

ALLEGED SHIPMENT: Between the approximate dates of April 30, 1946, and
March 21, 1947, from the State of Tennessee into the States of Alabama and
Pennsylvania.

LABEL, IN PART: "Nanette Hormone Cream * * * Distributed By—Nan-
ette Company Memphis 1, Tenn."

*For failure to bear a label containing an accurate statement of the quantity of the contents, No. 2732;
failure to bear a label containing the name and place of business of the manufacturer, packer, or distribu-
tor, No. 2733; cosmetic, subject to the drug provisions of the Act, No. 2731.